Complaint, Termination of Tenancy Landlord-Tenant

(Form DC 102c)

Original - Court 1st copy - Tenant 2nd copy - Mailing 3rd copy - Landlord

Approved, SCAO

Date

STATE OF MICHIGAN
JUDICIAL DISTRICT

COMPLAINT TERMINATION OF TENANCY Landlord - Tenant

CASE NO.

	Lai	ndlord - Ten	ant	
Court address				Court telephone no.
Plaintiff name(s), address(es), and telephone no.(s)			Defendant name(s) and	d address(es)
		v		
Plaintiff's attorney, bar no., address, and telephone no.		_		
The plaintiff states:1. Attached to this complaint is a copy copy of the notice to quit or demandable.				
2. The owner of the property describe	d in the attached n	otice to quit i	S: Name (type or print)	
3. The defendant is in possession of t	he following portion	n of the prope		
 4. The plaintiff has terminated tenan a. lease expired on c. lease terminated per provision e. forcible entry made or posses f. other: explain 	n in lease (para no.	·).	□ b. tenancy term□ d. defendant is a	cause: inated by notice to quit. a trespasser. see instructions on other side
under which the tenancy is ende 6. (If applicable) Plaintiff declares the repair during the term of the lease. 7. The defendant has not complied with the second	nd is	oroperty was ke ade and has and asks the ising out of the es arising out	cept fit for the use into not moved. court to issue an or e same transaction of the transaction of	of a governmental unit. The rule or law ended and has been kept in reasonable or der to evict the occupants. or occurrence alleged in this complaint or occurrence alleged in this complaint cket number and assigned judge are:
The action remains	is no longer	pending.		
	SUPPLE	MENTAL CO	MPLAINT	
☐ 12. (If applicable) Complaint is ma	de and judgment is	s sought for n	noney damages aga	ainst the defendant as follows:
I declare that the statements above a	re true to the best o	of my informa	tion, knowledge, an	nd belief.

Plaintiff/Attorney signature

INSTRUCTIONS

When this complaint is based on trespass:

In the space provided beneath item 4.f. you must describe in detail how the trespass occurred or how the premises are being illegally held. You must also allege that no lawful tenancy existed between the parties since the trespasser took possession.